

Tax Cards | 2023

A summary of tax facts of countries
in the Central and South America region





Tax Cards | 2023

Index

Colombia	03
Costa Rica	09
Dominican Republic	11
Guatemala	14
Mexico	18
Panama	24
Peru	29
Venezuela	36

This publication has been prepared for the purpose of disseminating information quickly. Under no circumstances should its content be used as a basis for advice or decision-making.

COLOMBIA

Tax Card 2023 (Colombian Peso)

<p>1. Tax ID - RUT</p>	<p>The “Registro Único Tributario” (RUT), is the process by which natural and legal persons and other subjects of obligations administered by the tax authority (DIAN) and constitutes the unique mechanism to identify, locate and classify to individuals and entities that have the status of taxpayers in Colombia. Abecé Inscripción al RUT (dian.gov.co)</p>
<p>2. General directorate of taxes</p>	<p>The “Dirección de Impuestos y Aduanas Nacionales” (DIAN). is the entity that guarantees the fiscal security of the Colombian State and protect the national public economic order, for which it is in charge of managing and controlling tax, customs, exchange obligations, rights operating and administrative expenses on games of luck and chance.</p>
<p>3. Exchange control regime</p>	<p>The exchange market or regulated currency market in Colombia is made up of all the currencies that must be channeled through the Exchange Market Intermediaries authorized for this purpose or through the compensation mechanisms (Compensation Accounts) and by the currencies that despite being exempt from this obligation, they are channeled voluntarily.</p> <p>The Colombian exchange market is managed solely and exclusively through two legally authorized channels:</p> <ul style="list-style-type: none"> • The channel provided by foreign exchange market intermediaries • The channel of Compensation accounts registered with the Banco de la República <p>The currencies that must be channeled through the exchange market are those that originate in:</p> <ul style="list-style-type: none"> • Import and export of goods. • Foreign debt operations entered into by residents of the country, as well as the financial costs inherent to them. • Foreign capital investments in the country, as well as the returns associated with them. • Investments of Colombian capital abroad, as well as the returns associated with them. • Financial investments in issued securities and in assets located abroad, as well as the returns associated with them, except when the investments are made with currencies from operations that must not be channeled through the exchange market. • Guarantees and guarantees in foreign currency. • Derivative operations. <p>The Colombian exchange regime requires compliance with obligations derived from it that require specialist attention. Preguntas frecuentes sobre control cambiario (dian.gov.co)</p>

Article 24 of the Colombian Tax Code expressly contemplates which income is from a national source and which is from a foreign source.

National source income is considered to be income from the exploitation of tangible and intangible assets within the country and the provision of services within its territory, permanently or temporarily, with or without its own establishment. Income from a national source is also those obtained from the sale of tangible and intangible assets, under any title, that are within the country at the time of their sale. Domestic source income includes, but is not limited to, the following:

- a. Capital income from real estate located in the country, such as leases or censuses.
- b. Profits from the sale of real estate located in the country.
- c. Those from personal property that are exploited in the country.
- d. Interest produced by credits owned in the country or economically linked to it. Interest from transitory credits originated in the importation of merchandise and in overdrafts or bank overdrafts are excepted.
- e. Work income such as salaries, commissions, fees, compensation for cultural, artistic, sports and similar activities or for the provision of services by legal persons, when the work or activity is carried out within the country.
- f. Compensation for personal services paid by the Colombian State, regardless of the place where they have been provided.
- g. The benefits or royalties of any nature from the exploitation of all kinds of industrial property, or "Know how", or from the provision of technical assistance services, whether these are provided from abroad or in the country.
- h. Likewise, the benefits or royalties from the literary, artistic and scientific property exploited in the country.
- i. The provision of technical services, whether these are provided from abroad or in the country.
- j. Dividends or shares from Colombian companies domiciled in the country.
- k. Dividends or participations of resident Colombians, that come from foreign companies or entities that, directly or through others, have businesses or investments in Colombia.
- l. The income originated in the life annuity contract if the beneficiaries are residents of the country or if the price of the rent is economically linked to the country.
- m. Profits from the exploitation of farms, mines, natural deposits and forests, located within the national territory.
- n. Profits from the manufacture or industrial transformation of merchandise or raw materials within the country, regardless of the place of sale or disposal.
- o. The income obtained in the exercise of commercial activities within the country.
- p. For the contractor, the total value of the respective contract, in the case of so-called "turnkey" contracts and other contracts for material work.
- q. Reinsurance premiums ceded by Colombian insurance entities to foreign entities.
- r. Income from the sale of goods and/or provision of services by non-residents or entities not domiciled in the country with a significant economic presence in Colombia, in favor of clients and/or users located in the national territory.

4. Colombian source income

5. Corporate income tax

Taxpayer	Rate
National and similar companies, permanent establishments of foreign entities and foreign legal persons with or without residence in the country.	35%
Income obtained by industrial and commercial companies of the State and mixed economy companies of the Departmental, Municipal and District order, in which the participation of the State is greater than 90% that carry out monopolies of luck and chance and of liquors and alcohols.	9%
Insurance and reinsurance entities, stock brokerage firms, agricultural brokerage firms, exchanges of agricultural, agro-industrial or other commodity goods and products, and stock market infrastructure providers that have a taxable income equal to or greater than UVT 120,000.	40%
Publishing companies whose corporate purpose is book publishing.	15%
Hotel entities of theme parks, ecotourism and/or agrotourism, that meet requirements.	15%
Taxpayers whose main economic activity is the generation of electrical energy through water resources, who in the taxable year have a taxable income equal to or greater than 30,000 UVT.	38%
Offshore ZF, industrial users of special permanent free zones, industrial users of special permanent ZF whose main corporate purpose is the refining of fuels derived from petroleum or industrial biofuels; industrial users of services that provide logistics services and operator users.	20%
Occasional income tax rate	15%

6. Income tax on dividends

In Colombia, the dividend tax is generated with the development of a progressive rate, the higher the value of the dividend, the more tax is paid; Likewise, it is necessary to define if the person who will receive the dividend is a resident or non-resident and also to know if the dividend to be received is taxed or not taxed.

As it is a progressive rate that depends on the development of an arithmetic formula, we present some approximate dividend tax rates below:

Person	Taxed	Not taxed
Resident	33%	15%
Non-Resident	38%	20%

To establish whether a payment abroad is subject to withholding at source for payments abroad, it is necessary to take into account the following: to. That the payment is made to a company or natural person not resident in Colombia. b. That the payment constitutes a national source income in accordance with the rules established in article 24 of the Tax Code. c. Establish whether the beneficiary's country of residence has signed an agreement to avoid double taxation with Colombia. Some of the most significant withholding rates for foreign payments are the following:

Concept withholding tax	Rate
Payments or account credits for interest, commissions, fees, royalties, leases, compensation for personal services, or exploitation of all kinds of industrial property or know-how, provision of services, benefits or royalties from literary property, artistic and scientific, exploitation of cinematographic films and exploitation of software.	20%
Payments or account credits for consultancies, technical services and technical assistance, provided by non-residents or non-residents in Colombia.	20%
Payments or account credits for financial returns, made to non-residents or persons not domiciled in the country, originating in credits obtained abroad for a term equal to or greater than one (1) year or for interest or financial costs of the Leasing fee originated in leasing contracts that are entered into directly or through leasing companies with foreign companies without domicile in Colombia.	15%
Payments or credits into account, originated in leasing contracts on ships, helicopters and/or aircraft, as well as their parts that are held directly or through leasing companies, with foreign companies without domicile in Colombia.	1%
Any concept that constitutes taxable income.	35%

7. Withholding income tax (withholding tax)

8. Tax on capital gains or occasional gains

In Colombia the occasional income tax is applied to the following income:

- a. Profit on the sale of fixed assets held for two or more years.
- b. Profits originated in the liquidation of companies.
- c. Income received by management, legacies, and donations.
- d. Income from lotteries, prizes, raffles, bets and the like the tax rate for occasional income, national or foreign, has a rate of 15%. Some of these incomes are susceptible to the application of tax exemptions to reduce the tax burden.

<p>9. Personal income tax</p>	<p>The income tax for natural persons has as a generating event the obtaining of income that generates an increase in wealth. In Colombia, the income statement for natural persons is settled depending on the type of income received: income from work, fees, services, commissions, leases, interest, dividends, among other income, must be classified properly to find the taxable base to which it is applied. the corresponding rate will apply.</p> <p>The income tax rate for natural persons is progressive, the more income is generated, the higher tax is paid. The marginal rate starts at 19% up to 39%.</p>
<p>10. Tax residence natural people</p>	<p>For people: Tax residents of the natural persons who remain continuously or discontinuously in the country for more than one hundred eighty-three (183) calendar days, including days of entry and exit from the country, during any period of three hundred sixty-five (365) consecutive calendar days, in the understanding that, when the permanence continues or discontinues in the country falls on more than one year or taxable period, the person will be considered a resident from the second year or taxable period.</p> <p>For companies: Tax residents are considered legal entities constituted in accordance with Colombian laws and that have material means of management and administration within Colombian territory. A permanent establishment is understood as a fixed place of business located in the country, through which a foreign company, whether it is a corporation or any other foreign entity, or a natural person without residence in Colombia, as the case may be, carries out all or part of its activity.</p>
<p>11. VAT tax</p>	<p>The events generating VAT correspond to:</p> <ol style="list-style-type: none"> The sale of movable and immovable tangible assets, with the exception of those expressly excluded; The sale or assignment of rights over intangible assets, solely associated with industrial property; The provision of services in the national territory, or from abroad, with the exception of those expressly excluded; The importation of tangible assets that have not been expressly excluded; The circulation, sale or operation of games of luck and chance, with the exception of lotteries and games of luck and chance operated exclusively over the Internet. <p>The VAT regime in Colombia classifies income as taxed, exempt, excluded and not taxed, each of these incomes with different tax treatments. The general sales tax rate is 19%.</p>
<p>12. Limitation periods</p>	<p>As a general rule, the prescription of tax obligations in Colombia is 3 years from the filing date. There are some special rules where this period increases or decreases.</p>

13. Treaties to avoid double taxation	Colombia has signed treaties to avoid double taxation with the following countries: Spain, Chile, Switzerland, Canada, India, Korea, Portugal, Czech Republic, United Kingdom, Italy, France, Japan, Ecuador, Peru, Bolivia.
14. List of reportable jurisdictions for the 2022 period	<u>Páginas - Intercambio Internacional de Información (dian.gov.co)</u>

COSTA RICA

Tax Card 2023 (in Colones Costarricenses)

1. Fiscal plan 2019

During the period 2019, a tax plan for the improvement and sanitation of Costa Rica's Public Finances took effect, this plan includes 3 main axes:

- a. Modification of the Sales Tax Act to become a Value Added Tax
- b. Amendment to the Income Tax
- c. Act one chapter regarding public service regulations in terms of wages and others.

For companies or investments in Costa Rica, the main effects have been related to points a) and b) above.

2. Value added tax

As of July 2019, Costa Rica adopted value added tax, with major changes in:

- a. Rent taxes (Income) for both room and commercial; with the following exceptions:
 - Room rentals under 1.5 Base wages are not taxed
 - Wages Commercial rents under 1.5 Base Wages are not taxed, as long as the company is registered as SMEs (Small and Medium Entity)
- b. Services in general are taxed with 13%, with specific exceptions in some categories, are taxed at 1%, 2% and 4%.
- c. These statements are filed on the 15th of each month.

3. Income tax

With the entry into force of the Tax Plan, some amendments were made to the Income Tax Act, among the main ones are:

- Capital gains are taxed and capital losses become income tax deductible.
- All companies that in a fiscal period obtain loss results; may defer these losses within 3 years and use them as deductible expenses (5 years in agricultural companies)

Income tax rates are defined on a staggered basis, directly related to income obtained by Companies or Individuals; with this, income tax rates range from 10% to 30%, from the tax base in each period.

As part of the existing changes, as a result of the Tax Plan, all companies become fiscal, equal to the calendar year (previously the tax close in Costa Rica was September 30 of each year); However, subsidiaries whose parent company or holdings of their shares are located outside the country may request special periods at their convenience.

This declaration is filed on March 15 of each year.

There are also regulations for wages of persons working for entities, where amounts of income tax on wages must be with a staggered basis; and that must be retained by the Patrons, and reported and cancelled to the Tax Administration on the 15th of each month.

3. Income tax (cont.)	All entities, affecting income tax, must make partial payments of income tax, under the bases established by the Ministry of Finance of Costa Rica, at least three times per year, in the months of June, September and December; as a preview of the final payment of Income Tax.
4. Generality	<p>From 2018 to date, Costa Rica has enabled the electronic invoicing system, as part of tax control measures, and so all commercial activities must be carried out by electronic invoices; the billing process communicates directly to the Tax Administration of each of the invoices issued by a taxpayer, allowing the improvement of controls.</p> <p>All taxation systems in the country are electronic and payments are made from any of the countries banking platforms; thus generating important facilities in the processes of declaration and cancellation of taxes.</p>



Updated
August 2023

Firm: Aureo Advisory
Contact: Luis Chinchilla | lchinchilla@aureo.co.cr
www.aureo.co.cr

The information published here is for consultation purposes only. Before taking any action, a contact must be made with a professional.

DOMINICAN REPUBLIC

Tax Card 2023 (In Real)

<p>1. Tax unit</p>	<p>The fiscal unit of the income tax of companies in the Dominican Republic, is the legal composition, that is, the different types of companies or forms of organization established by Law No. 479-08 General of Commercial Companies and Individual Companies of Limited Liability, and its modifications.</p> <p>Single Taxpayer Registry</p> <p>The first step to formalize as a taxpayer before Internal Taxes is to register in the National Taxpayers Registry (RNC). ... The RNC number of Legal Persons taxpayers is a 9-digit number assigned by Internal Taxes.</p> <p>Tax administration</p> <p>The tax authority in the Dominican Republic in charge of collecting taxes from the Central Government is called the General Directorate of Internal Taxes DGII - www.dgii.gov.do</p> <p>Exchange Control Regime</p> <p>The Central Bank of the Dominican Republic establishes that the exchange regime that the country implements is a free floating exchange rate regime (administered exchange rate) and inflation targets, where the exchange rate is subject to the demand and supply of foreign currency, with the intervention of the central bank.</p> <p>Foreign Investment Registry</p> <p>According to Law No. 98-03 and Regulation 214-04, a foreign investor who wishes to register their investment must file with the CEI-RD a request for registration of foreign investment and other required formalities within a period of 180 days. calendar from the date the investment is made.</p>
<p>2. Source rent in the Dominican Republic</p>	<p>Law No. 253-12</p> <p>Paragraph I. Individuals, legal entities or non-resident entities that obtain income in the Dominican territory through a permanent establishment, shall pay taxes for the total income attributable to said establishment in accordance with the provisions for legal persons in this Tax Code, without prejudice to the rules that are specifically applicable to them. However, these permanent establishments do not acquire the status of residents for this reason. Individuals, legal entities or non-resident entities that obtain income without the mediation of a permanent establishment, will be taxed separately for each income subject to tax.</p>
<p>3. Corporate income tax</p>	<p>The corporate income tax is 27% and it takes around 74 hours a year to complete. Companies must adjust the format of their invoices to incorporate the new requirements of the Tax Administration.</p> <p>Payments to Income Tax Account</p> <p>In the Dominican Republic, payments are made monthly or quarterly, according to the type of income tax.</p>

<p>4. Corporate income tax of branches of foreign legal entities</p>	<p>Permanent establishments in the country of foreign nationals will be subject to the payment of the rate of twenty-five percent (25%) on their net income from Dominican sources.</p>
<p>5. Income tax for natural persons</p>	<p>Definition of domiciled</p> <p>The taxable income of resident or domiciled natural persons, for the payment of ISR, will be subject to rates that vary according to the level of income and that are applied in a staggered manner (10%, 15% and 25%). People whose monthly salary is less than RD \$ 34,106, do not pay income tax.</p>
<p>6. Income tax rates for natural persons</p>	<p>Employees:</p> <p>Income up to RD \$ 399,923.00 Exempt Income from RD \$ 399,923.01 to 599,884.00 15% of the surplus of RD \$ 399,923.01 Income from RD \$ 599,884.01 to 833,171.00 RD \$ 29,994.00 plus 20% of the surplus of RD \$ 599,884.01 Income from RD \$ 833,171.01 onwards RD \$ 76, 652.00 plus 25% of the surplus RD \$ 833,171.01</p>
<p>7. General sales tax</p>	<p>Taxes are paid by all private commercial entities resident in Brazil. Federal, state, and municipal governments collect taxes depending on the type of transaction.</p> <p>The ITBIS (Tax on the Transfer of Industrialized Goods and Services) is 18% and is applied to most purchases. In restaurants, bars and hotels, an additional 10% is automatically added as a service charge.</p> <p>What is the IPI tax?</p> <p>It is an annual tax that is applied on the real estate assets of Individuals and Trusts. ... Properties intended for housing or commercial, professional and industrial activities and / or urban plots built or not.</p> <p>The rate to be paid for the IPI is 1% of the surplus of the total sum of real estate, provided it is greater than six million eight hundred fifty-eight thousand eight hundred eighty-five pesos (RD \$ 6,858,885.00). For example: If you have properties that added together give a value of RD \$ 10,000,000.00</p> <ul style="list-style-type: none"> • Selective Consumption Tax (ISC) • Alcohol products 10% off the retail price • Products • Tobacco Products 28.31% box 20 units • 14.15% packs of 10 units • Telecommunications Services 10% • Checks and transfers 1.5% per thousand • Insurance Services in General 16%

8. Tax on financial transactions	<p>The 0.15% is not a bank commission but rather a tax collected by the DGII. The 0.15% charge for electronic transfers continues to disturb users of the financial system, who do not understand why they should pay this tax for carrying out transactions between their own accounts.</p>
9. Banking regime	<p>Banking refers to the degree of access and the level of use of formal banking products and services by individuals or companies, be they savings accounts, loans, credit and debit cards, investments, among others.</p> <p>An example of this has been the creation of Banking Subagents, which are commercial establishments or formal non-banking companies (pharmacies, grocery stores, hardware stores, gas stations, supermarkets, etc.) that are associated with financial entities allowing users to carry out in these places certain bank movements. This project has especially helped those sectors or localities with little or no presence of financial institutions, thus ensuring that a greater number of people have access to these services.</p> <p>Another initiative has been the so-called National Financial Inclusion Strategy, developed by the Central Bank of the Dominican Republic, which aims to promote the consolidation of a more inclusive, open, accessible and transparent financial system.</p> <p>However, there are already several proposals that are jointly developed by the Central Bank of the Dominican Republic, financial entities and public and private institutions, such as including the subject of financial education in the school curriculum at the primary and secondary levels to raise awareness on managing personal finances from an early age.</p>
10. Limitation periods	<p>Prescribe after three years: a) The actions of the Treasury to demand the sworn statements, challenge those made, require the payment of the tax and practice the estimate ex officio; b) Actions for violation of this Code or the Tax Laws; and c) Actions against the Treasury in repetition of the tax.</p>
11. Presentation of declarations and payment of taxes	<p>The Presentation of Declarations and the Payment of Taxes in the Dominican Republic is done digitally, through the platform of the General Directorate of Internal Taxes DGII.</p>
12. Treaties to avoid double taxation	<p>The Dominican Republic is signed with several countries to treaties to avoid double taxation, such as: Spain and the United Kingdom, Canada, the United States, Ecuador.</p>

Montero de los Santos & Asociados
Audidores y Consultores Externos

Updated
August 2023

Firm: Montero de los Santos & Asociados, S.R.L.
Contact: Felipe Montero | info@monterodelossantos.com
www.monterodelossantos.com

GUATEMALA

Tax Card 2023 (In US Dollars)

<p>1. Basis of taxation</p>	<p>Income is taxed on territorial basis, in other words, tax is chargeable on income accrued in or derived from Guatemala origin, for Guatemalans and Foreigners. Foreign sourced income is exempt.</p> <p>Tax Payers Registry</p> <p>Every person or corporation of any kind, Guatemalan or foreigner, tax contributor responsible of the tax payment must be registered at the Registro Tributario Unificado (RTU).</p> <p>Tax Authority</p> <p>In Guatemala the Tax Authority in charge to collect taxes for the Central Government is Superintendencia de Administración Tributaria (SAT).</p> <p>Exchange Control</p> <p>In Guatemala there is not an exchange control of foreign currency. The exchange rate for purchase or sale operations of foreign currency is established by the free offer and demand of currencies.</p>
<p>2. Guatemalan source income</p>	<p>Domiciled tax payers are subject to income tax on the all taxable income that they obtain without considering the nationality of the individuals, the place the companies are established and neither the place of the generation of the income.</p> <p>Non-Domiciled tax payers, such as branches, agencies and other permanent establishments of entities constituted abroad are subject to income tax on the Guatemalan source income.</p>
<p>3. Corporate tax</p>	<p>All income originated in Guatemala is subject to Income Tax. It doesn't matter the nationality of the persons, place of constitution of corporations or the place of establishment of the production source.</p> <p>All income produced by goods, services, capitals, rights, investment in Guatemala are considered income on Guatemalan basis.</p> <p>The current corporate tax is 25% over profit of the year. In addition, the distribution of profits (dividends) is subject to a withholding income tax at a 5% tax rate.</p> <p>The corporate tax rate is applied after deduction from the income, all costs and expenses needed to produce and maintain the source income.</p> <p>Foreign expenses are deductible if they are fully documented and they have been necessary to produce taxable income.</p>

3. Corporate tax (cont.)

Payments in Advance to Income Tax

Payments in advance can be calculated as follows:

- 8% over total quarterly income considered an estimated profit applying an income tax rate of 25%
- 25% income tax rate over a quarterly net profit.

Monthly Income Tax

Income Tax rate of 5% on a monthly basis up to US \$ 4,000.00 and 7% over the excess.

Solidarity Tax

Solidarity Tax (ISO) is applied over the total amount of assets of income of the previous fiscal year. Tax rate is 1% over the higher amount over that base.

ISO is used as credit against to Income Tax payments in advance and annual Corporate Tax. If ISO is not used in the fiscal year, it could be carried forward for the next three years. The amount of ISO, which was not applied as a fiscal credit after the three years, could be recorded as an expense of the year.

4. Corporate income tax to branches of foreign companies

Any branch, agency or other permanent establishments of foreign companies are considered domiciled in Guatemala, due to the income produced by Guatemalan source.

Net profit produced by foreign companies is subject to a 25% Income Tax as well as Guatemalan companies.

5. Withholding tax rate (non-treaty)

	Resident	Non-resident Individual/Corporation
Interests	10%	10%
Dividends	5%	5%
Ships and plane rent	25%	25%
Royalties/know-how	15%	15%
Technical services	25%	25%

6. Basis of tax residence corporate residence

A company will be considered to be a Guatemala tax resident if the control and management of its business was exercised in Guatemala in the preceding calendar year.

“Control and management” is the making of decisions on strategic matters, such as those on company policy and strategy. The location of the company’s Board of Directors meetings, during which strategic decisions are made, is a key factor in determining where the control and management is exercised. The place of incorporation of a company is not necessarily indicative of the tax residence of a company.

6. Income tax individual residence (cont.)	<table border="1"> <thead> <tr> <th>International activity</th> <th>Net profit rate</th> </tr> </thead> <tbody> <tr> <td>1. Insurance</td> <td>5%</td> </tr> <tr> <td>2. Ships and plane rent</td> <td>25%</td> </tr> <tr> <td>3. Communications</td> <td>5%</td> </tr> <tr> <td>4. Air Transport</td> <td>5%</td> </tr> <tr> <td>5. Freights</td> <td>5%</td> </tr> <tr> <td>6. News and television networking</td> <td>3%</td> </tr> <tr> <td>7. Movies and digital material</td> <td>25%</td> </tr> <tr> <td>8. Containers</td> <td>25%</td> </tr> </tbody> </table> <p>A 25% Income Tax rate will be applied on the net profit determined as mentioned in the last chart.</p>	International activity	Net profit rate	1. Insurance	5%	2. Ships and plane rent	25%	3. Communications	5%	4. Air Transport	5%	5. Freights	5%	6. News and television networking	3%	7. Movies and digital material	25%	8. Containers	25%
International activity	Net profit rate																		
1. Insurance	5%																		
2. Ships and plane rent	25%																		
3. Communications	5%																		
4. Air Transport	5%																		
5. Freights	5%																		
6. News and television networking	3%																		
7. Movies and digital material	25%																		
8. Containers	25%																		
7. Income tax individual residence	<p>An individual would generally be a tax resident of Guatemala if the individual is physically present or exercises an employment in Guatemala for more than 183 days over a 12 month period.</p> <p>In addition, under the qualitative test, a Guatemala citizen or a Guatemala permanent resident with a permanent home in Guatemala will ordinarily be regarded as a Guatemala tax resident, even if the individual has been physically away from Guatemala on a temporary basis, so long as the period of absence is reasonable.</p> <p>Same Income Tax rates are applied to individuals and companies.</p> <p>For individuals employed, Income Tax over salaries is 5% for Annual net Income up to US \$ 40,000.00 and 7% over the excess of US \$ 40,000.00</p>																		
8. Capital rent tax rates	<p>Capital profit: Over income from rent, and rights over goods. Interest, royalties and capital gains apply at a 10% for Income Tax rate.</p> <p>Dividends and any other profit distribution are subject to a 5% Income Tax rate.</p> <p>Non-Residence Individual Tax Rates</p> <p>The non-residence individual income as employee is subject to 25%.</p>																		
9. Goods and services tax	<p>The current Value Added Tax (VAT) rate is at 12%. It is a requirement to register for VAT for all amount of operations.</p> <p>Also VAT is calculated over services provided in Guatemala by non-residece individuals or companies, construction contract, first sale of a property and goods imports.</p>																		
10. Transactions financial tax	<p>Transactions Financial Tax (IPF) is applied to operations made with bank accounts debit or credit. The IPF rate is 1%.</p>																		

11. Mandatory banking support	<p>According to legal standards, every payment made in the benefit of a corporation or individual above US \$ 4,000.00 must be made through the National Banking System (private authorized banks) using checks, bank deposit notes, wire transfers, credit or debit cards.</p> <p>Any payments made without using the authorized methods of payment will result in non-deductible costs or expenses for Income Tax purposes.</p>
12. Terms for expiration	<p>The right for the Tax Authority to audit the accounting records of corporation or individuals expires after 4 years.</p>
13. Declarations and tax payments	<p>Tax payers calculate their taxes and used digital records and books, as well as tax forms authorized by SAT.</p> <p>Tax declarations are monthly for IVA, quarterly or monthly according to the selected regime for Income Tax and Annual Tax declarations for all tax payers.</p> <p>It is mandatory to present declarations even without tax payments.</p>
14. Stamp duty	<p>For property transfer ranges 3% on second and further purchases. For share transfer, stamp duty is exempt.</p>
15. Property tax	<p>Owner occupied residence property is subject to 9 per thousand tax over the property value, paid quarterly.</p>
16. Double taxation prevention treaties	<p>Guatemala does not sign any treaty with other countries to avoid double taxation.</p>

MEXICO

Tax Card 2023 (Figures in Mexican Pesos - PsMxs)

1. General aspects

1.a. Unit of Measurement and Update. (UMA)

The UMA is a reference value used to determine some deductions, limits, penalties, and other tax obligations. The UMA in force from 2016 to date is as follows: (PsMxs)

		PERIOD		
From	To	Daily	Monthly	Annual
1-11-2023	31-1-2024	\$103.74	\$3,153.70	\$37,844.40
1-11-2022	31-1-2023	\$96.22	\$2,925.09	\$35,101.08
1-11-2021	31-1-2022	\$89.62	\$2,724.45	\$32,693.40
1-11-2020	31-1-2021	\$86.88	\$2,641.15	\$31,693.80
1-11-2019	31-1-2020	\$84.49	\$2,568.50	\$30,822.50
1-11-2018	31-1-2019	\$80.60	\$2,450.24	\$29,402.88
1-11-2017	31-1-2018	\$75.49	\$2,294.90	\$27,538.80
1-1-2016	31-1-2017	\$73.04	\$2,220.42	\$26,645.04

1.b. Federal Taxpayer Registry. (FTR)

The Legal entities or individuals who should comply with tax obligations in the specific laws must register before the FTR.

From January 1, 2022, the individual who is 18 years old must register before the FTR, even though no taxable activity is carried out.

1.c. Tax Administration

The tax authority in Mexico responsible for administering federal contributions is the Ministry of Finance and Public Credit through the Tax Administration Service.

That authority has the right to review taxpayers within a general period of 5 years following the date on which the fiscal year's return is filed. The period is ten years in certain exceptional cases provided for this purpose.

1.d There is no exchange control in Mexico; there is free foreign exchange trading.

1.e. Foreign Investment

The following activities are reserved exclusively for Mexicans or Mexican companies with a foreigner exclusion clause:

- a. National ground passenger transport, tourism, and cargo, not including courier and parcel services.
- b. Development banking institutions in terms of the law of the matter.
- c. The provision of professional and technical services expressly indicates the applicable legal requirements.

1. General aspects (cont.)

A limit on foreign investment is set as follows:

- a. 10% of the share capital of the cooperative production company.
- b. 49% of share capital in activities such as explosives manufacturing and marketing, fishing, comprehensive port administration, broadcasting, among other activities.

Finally, activities and companies are required in which the share capital share may exceed 49% after the favorable resolution of the respective authority. It also requires the prior authorization of foreign investment more significant than 49% in the case of a company whose total value of its assets exceeds \$18 billion PsMxs

1.f. Obligations to be fulfilled over the Internet

Taxpayers must pay contributions online using the procedures provided by the relevant authority.

Taxpayers must issue tax receipts for the income they earn through the electronic system authorized by the SAT and must meet applicable requirements. There are additional requirements for the cases of donors, airlines, notaries, and foreign trade operations, among others.

Taxpayers who are required to keep their accounting records must do so in electronic software and provide the tax authority with the accounting information every month.

1.g. Tax residence in Mexico

Taxpayer keeps the tax residence in Mexico when:

- a. No information is filed before the tax authority regarding the new tax residence abroad.
- b. The new tax residence is located in a country or territory where the corresponding income is subject to a Preferred Tax Regime.

2. Income tax (IT)

2a. Subjects

The following are subject to the IT:

- a. Legal entities and individuals who are residents in Mexico for tax purposes are subject to IT for all income regardless of the source of wealth from where they come.
- b. The permanent establishment in Mexico of a resident abroad is subject to IT on the income attributable to that establishment.
- c. Residents abroad for income from a wealth source in Mexico, excluding revenue from the permanent establishment. These include salaries, fees, real estate income, interest, dividends, royalties, technical assistance, etc.

2.b. Legal entities

The Legal entities residing in Mexico pay the IT annually on the tax result at 30%.

2. Income tax (IT) (cont.)

The term Legal entities include the following:

- Corporations.
- Decentralized agencies that predominantly carry out business activities
- Credit institutions.
- Civil societies and associations.
- The contractual joint venture that performs business activities.

If the legal entity obtained tax profits in any previous five years, it must determine a coefficient based on that income. This coefficient is applied to the current fiscal year’s revenue to compute the monthly pre-payment. These pre-payments are made on account of the annual IT.

The legal entity should file the annual return no later than March 31 of the following year to compute the fiscal year’s tax.

IT law taxes permanent establishments located in Mexico of residents abroad under the same legal entity tax regime discussed in the preceding paragraphs. Therefore, any business site where business activities are carried out or independent personal services (branches, agencies, offices, etc.) is considered a permanent establishment.

2.c. Individuals

Various tax regimes are established depending on the type of income received by the individual, such as salaries, business activities, professional services, leasing of real estate, selling of goods, interests, and dividends.

The IT is computed by applying to the tax base a progressive tariff up to a maximum tax rate of 35%.

Individuals must compute the annual IT and file the annual return no later than April 30 of the following year.

2.d. Residents abroad

Miscellaneous income is taxed when obtained from the wealth source in Mexico, such as salaries, fees, use or enjoyment of real estate, disposal of real estate, dividends, interest, royalties, technical assistance, among others, according to the following rates:

Activity	ISR retention rate	Guest reviews
Salaries	Three tax levels apply	At the first Mx\$125,900, they are exempt From Mx\$125,000 to \$1,000,000 taxed at 15% More than \$1,000,000 taxed at 30%
Fees	25% on the gross income	
Members of the Board of directors and other committees	25% on the gross income	
Use of the real estate	25% on the gross income	
Disposal of real estate	25% on the sale price	As an option, it is allowed to apply 35% on the gain obtained, if requirements are complied with.
Disposal of shares	25% on the sale price	As an option, it is allowed to apply 35% on the profit obtained, if requirements are complied with.

Activity	ISR retention rate	Guest reviews
Dividends	10% on the gross income	
Interests	Various rates according to various law assumptions (4.9%, 10%, 15%, 21% and 35% on the gross income)	
Royalties	Various rates according to multiple cases of law (1%, 5% and 25% on the gross income)	

On this issue, Mexico has signed with several countries the corresponding agreements to avoid double taxation and tax evasion.

If we take into account the provisions of the agreement signed with the United States of America (USA), the applicable rates are as follows:

Income received by the resident abroad	Withholding tax in Mexico under U.S. deal	Guest reviews
Salaries	Three tax levels apply	At the first Mx\$125,900, they are exempt From Mx\$125,000 to \$1,000,000 taxed at 15% More than \$1,000,000 taxed at 30%
Fees	No retention	There is withholding when you have a fixed base in Mexico
Advisors	25%	
Leasing of real estate	25%	Option: Cause tax at the rate of 30% on a net basis. It becomes mandatory for the following years
Disposal of real estate	25% on the sale price	As an option, it is allowed to apply 35% on the gain obtained
Disposal of shares	25% on the sale price	As an option, it is allowed to apply 35% on the profit obtained if you have a legal representative in Mexico. This option is not applicable if the income of the resident abroad is subject to a preferential tax regime or resides in a country with a territorial taxation system This tax regime of 25% or 35% applies if the resident abroad has a direct or indirect share capital stock for 12 months before selling at least 25% of that capital. If a resident abroad has a percentage less than 25% in that period, such disposal of shares is not taxed in Mexico
Dividends	5% or 10%	The 5% rate is withheld when the actual beneficiary of the dividend directly owns at least 10% of the company's voting shares that pay the dividends in Mexico. The 10% rate applies in other cases

2. Income tax (IT) (cont.)

2. Income tax (IT) (cont.)

Income received by the resident abroad	Withholding tax in Mexico under U.S. deal	Guest reviews
Interests	Various rates according to multiple assumptions (4.9%, 10%, and 15%)	
Royalties	10%	

3. Value added tax (VAT)

3.a. Subjects and object

Legal entities and individuals are subject to this tax if they perform the following activities:

- Disposal of goods.
- Providing independent services.
- Leasing of goods.
- Import of goods and services.
- Providing digital services by residents abroad.

Certain activities are exempt from tax, such as:

- Disposal of the land, constructions attached to land either intended or used for residential purposes, books, etc.
- Educational services, terrestrial public transportation of individuals, and specific interests, among other activities.
- Leasing of constructions attached to land used for residential purposes, farms used for agricultural or livestock purposes.
- Import of goods whose disposal in Mexico is exempt from tax.

3.b. Tax rates.

The general rate is 16%.

A special rate of 0% applies to specific activities such as disposal of patented medicines and products destined as food, specific machinery used in agricultural activities, some services provided to farmers, exporters, etc.

A decree (which is in force from January 1, 2019, until December 31, 2024, establishes a tax incentive for taxpayers engaged in specific activities in premises or establishments within Mexico's northern border region. The incentive is to reduce the general rate from 16% to 8%.

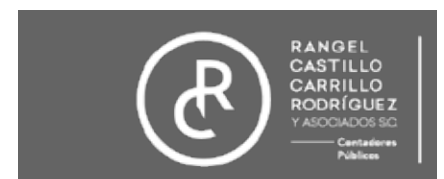
3.c. Payment of tax

Taxpayers should pay the tax each month. No annual return should be filed.

The amount payable is (or the balance in favor is) determined by subtracting from the tax collected to customers the tax paid to suppliers.

The tax paid to suppliers must meet specific requirements.

4. Tax on financial transactions	<p>There is no tax on financial transactions.</p>
5. Tax banking obligation	<p>All taxpayers' bank accounts may be subject to tax reviews for control purposes.</p>
6. Prescription	<p>The tax credit is prescribed within five years.</p>
7. Property tax	<p>The tax on the acquisition of real estate is not a federal tax but a state or municipal tax and is paid, as the name implies, by the person who buys the property. Therefore, the applicable rate differs depending on the state or municipality where the real estate is located.</p>
8. COVID-19	<p>The federal government did not take any action to minimize the tax impact on taxpayers' incomes due to the pandemic of this virus.</p>



Updated
August 2023

Firm: Rangel, Castillo, Carrillo, Rodríguez y Asociados, S.C
Contact: Luis Norberto Rangel Gutiérrez | luis.rangelg@rccr.com.mx
www.rccr.com.mx

The information published herein is for consultation purposes only. You must contact a professional before taking any action.

PANAMA

Tax Card 2023 (in Balboas)

<p>1. Tax payer registry</p>	<p>Any natural or legal person must register in the RUC Single Taxpayer Registry, it is the number that each taxpayer uses to be able to pay taxes.</p> <p>The tax identification number is a key that allows the taxpayer to access online services such as: sending of affidavits, payments, corrections, verification of account statements, issuing peace and salvo, authorizing other taxpayers among others.</p> <p>https://etax2.mef.gob.pa/etax2web/Login.aspx</p>
<p>2. General directorate of income</p>	<p>The General Directorate of Income (DGI) is in charge of collecting taxes at the national level.</p>
<p>3. Foreign currency control regime</p>	<p>In Panama there is not a foreign currency exchange control regime.</p>
<p>4. Panamanian source income</p>	<p>The taxable income that occurs, from any source, within the territory of the Republic of Panama is subject to this tax, regardless of the place where it is received.</p> <p>The following shall be considered taxable income produced within the territory of the Republic of Panama:</p> <ol style="list-style-type: none"> a. Income from personal work when it consists of salaries and other remuneration that the State pays to its diplomatic or consular representatives or to other people to whom it entrusts the performance of functions outside the country. b. That from personal work paid with salaries, salaries, representation expenses or other remuneration in money or in kind that is paid to workers or people hired by reason of the exercise of their profession or trade. c. The income obtained by international transport companies in the part that corresponds to freight, tickets, loads and other services whose origin or final destination is the Republic of Panama, regardless of the place of incorporation or domicile. Income derived from freight, tickets and services to passengers or cargo in transit in the territory of the Republic of Panama are not considered taxable income. <p>The income derived from maritime passages and other services will not be considered taxable income produced within the territory of the Republic of Panama when they are obtained by international companies operating cruise ships that have their base as a cruise port or home port of the Republic of Panama.</p>

<p>4. Panamanian source income (cont.)</p>	<p>d. The totality of the net income received from the provision of the international telecommunications service, by telecommunications companies established in the country; and,</p> <p>e. Received by natural or legal persons whose domicile is outside the Republic of Panama as a result of any service or act, documented or not, that benefits natural or legal persons, national or foreign, located within the Republic of Panama, which includes, but is not limited to fees and income from copyrights, royalties, key rights, factory or trade marks, invention patents, know-how, technological and scientific knowledge, industrial or commercial secrets, insofar as said services affect the production of income from a Panamanian source or its conservation and its expenditure has been considered as deductible expenses by the person who received them. However, all income from Panamanian source, paid or accredited, by entities public law, be these from the Central Government, autonomous entities, in which the State owns 51% or more of its shares, entities not taxpayers of income tax and / or taxpayers who are in loss, to a person natural or legal non-resident in the Republic of Panama, is subject to the tax and consequently is subject to the withholding referred to in this rule</p>								
<p>5. Corporate income tax</p>	<table border="1"> <tr> <td>General Tax Rate</td> <td>25%</td> </tr> <tr> <td>Companies in which the State has a shareholding greater than forty percent (40%) of the shares</td> <td>30%</td> </tr> <tr> <td>Presume Income</td> <td></td> </tr> <tr> <td>Legal persons whose taxable income exceeds one million five hundred thousand balboas (B / .1,500,000.00) annually</td> <td>They will pay as Income Tax the greater amount that results between: 1. The net taxable income calculated by the method established in this title, or 2. The net taxable income resulting from applying four point sixty-seven percent (4.67%) to the total taxable income.</td> </tr> </table>	General Tax Rate	25%	Companies in which the State has a shareholding greater than forty percent (40%) of the shares	30%	Presume Income		Legal persons whose taxable income exceeds one million five hundred thousand balboas (B / .1,500,000.00) annually	They will pay as Income Tax the greater amount that results between: 1. The net taxable income calculated by the method established in this title, or 2. The net taxable income resulting from applying four point sixty-seven percent (4.67%) to the total taxable income.
General Tax Rate	25%								
Companies in which the State has a shareholding greater than forty percent (40%) of the shares	30%								
Presume Income									
Legal persons whose taxable income exceeds one million five hundred thousand balboas (B / .1,500,000.00) annually	They will pay as Income Tax the greater amount that results between: 1. The net taxable income calculated by the method established in this title, or 2. The net taxable income resulting from applying four point sixty-seven percent (4.67%) to the total taxable income.								
<p>6. Tax on dividends (Complementary Tax)</p>	<p>Any legal entity that requires the notice of operations is obliged to withhold the tax on dividend of 10% of the sums distributed to its shareholders or partners of subsidiary companies, when these are from Panamanian source and of 5% when it comes to foreign source, foreign or export income.</p> <p>Same tax treatment, but 5% will have the income from international maritime trade, the interests that are recognized as a result of savings accounts, installments or of any kind that are maintained in banks established in the Republic of Panama. In addition, 5% will be taxed on the amounts received or accrued by people abroad as royalties from people living in the Colon Free Zone.</p> <p>Bearer shares are taxed 20% on the same resulting balance used on the basis of 5% and 10% respectively.</p> <p>Companies that are constituted as foreign branches that are extensions of foreign entities pay 10% of 100% of the net taxable income.</p>								

7. Withholding income tax	<p>Payments abroad from legal entities will be subject to 25% calculated on the 50% of the total credited remittances.</p>								
8. Deadline for submission and payments	<p>Presentation of the declarations and payment of the tax caused.</p> <table border="1"> <tr> <td>Individuals</td> <td>March 15</td> </tr> <tr> <td>Corporations</td> <td>March 31</td> </tr> </table> <p>A one-month extension is granted for filing. Additionally, the estimated income tax must be paid in three tax periods such as June, September and December.</p>	Individuals	March 15	Corporations	March 31				
Individuals	March 15								
Corporations	March 31								
9. Capital gains	<p>Sale of shares is subject to a 10%. Buyer is obligate to withhold 5% of the sale price which can be considered the final tax.</p> <p>Sale of personal property the rate is 10%.</p> <p>Sale of real estate 10%, if it is an activity that is not within the ordinary course of business, the taxpayer will have the obligation to pay a sum equivalent to 3% of the total value of the sale or the cadastral value, whichever is greater, as an advance on income tax, but when 3% is greater than the application of 10% of the profit, a refund of the tax may be requested.</p>								
10. Income tax rates for individuals	<table border="1"> <thead> <tr> <th>If the taxable income is:</th> <th>The tax rate is:</th> </tr> </thead> <tbody> <tr> <td>Up to B/.11,000.00</td> <td>0%</td> </tr> <tr> <td>From B/.11,000.00 to B/.50,000.00</td> <td>15% for the excess from B/.11,000.00 to B/.50,000.00</td> </tr> <tr> <td>Over to B/.50,000.00</td> <td>It will pay B/.5,850.00 for the first B/.50,000.00 and a 25% over the excess of B/.50,000.00</td> </tr> </tbody> </table>	If the taxable income is:	The tax rate is:	Up to B/.11,000.00	0%	From B/.11,000.00 to B/.50,000.00	15% for the excess from B/.11,000.00 to B/.50,000.00	Over to B/.50,000.00	It will pay B/.5,850.00 for the first B/.50,000.00 and a 25% over the excess of B/.50,000.00
If the taxable income is:	The tax rate is:								
Up to B/.11,000.00	0%								
From B/.11,000.00 to B/.50,000.00	15% for the excess from B/.11,000.00 to B/.50,000.00								
Over to B/.50,000.00	It will pay B/.5,850.00 for the first B/.50,000.00 and a 25% over the excess of B/.50,000.00								
11. Tax residence	<p>Individuals</p> <p>Individuals who remain in the national territory for more than one hundred eighty-three (183) consecutive or alternate days in a fiscal year or in the immediately preceding year are considered tax residents of the Republic of Panama. Likewise, those individuals who have established their permanent home in the territory of the Republic of Panama will be considered tax residents of the Republic of Panama.</p> <p>Corporations/Companies</p> <p>Companies/Corporations constituted in accordance with the laws of the Republic of Panama and that have material means of direction and administration within Panamanian territory are considered tax residents of the Republic of Panama.</p> <p>Companies/Corporations incorporated abroad that have material means of management and administration within Panamanian territory and that are duly registered in the Public Registry are also considered tax residents of the Republic of Panama.</p>								

<p>12. Tax on commercial and industrial patents (capital tax)</p>	<p>The capital tax of the company will be 2% with a minimum of one hundred balboas (B / .100.00) and a maximum of sixty thousand balboas (B / . 60,000.00). Individuals and Companies with invested capital less than ten thousand balboas (B / .10 000.00) are exempt.</p> <p>Companies established in the Colon Free Zone, Free Zones, Panama Pacifico Special Economic Area will pay half a percent (0.5%) annually on the capital of the company with a minimum of one hundred balboas (B / . 100.00) and a maximum of fifty thousand balboas (B / . 50,000.00).</p>						
<p>13. Value added tax (VAT)</p>	<p>Valued added tax, for local pupposes named Impuesto de Transferencia de Bienes Corporales Muebles y Servicios (I.T.B.M.S.) will cause as follows:</p> <ol style="list-style-type: none"> 1. Carrying out works with or without delivery of materials. 2. Intermediation in general. 3. The personal use by the owner, partners, directors, legal representatives, dignitaries or shareholders of the company, of the services provided by it. 4. The leasing of real estate and personal property or any other convention or act that implies or has the purpose of giving the use or enjoyment of the property. 5. Services of a personal nature provided in a dependency relationship are those performed by those who are included in article 62 of the Labor Code; the activity of directors, managers and administrators of entities with or without legal status; and the activity carried out by the employees of the Central Government, autonomous and semi-autonomous entities, decentralized and municipal entities. 6. Public shows, events, seminars, conferences, talks, presentations of artistic or musical groups, artists, singers, concert performers, sports professionals and professionals in general, not free, that are held within the territory of the Republic of Panama. Sporting events carried out by non-profit organizations recognized by the Panamanian Institute of Sports are excepted from the above. 7. Local and international passenger air transport. Seventy-five percent (75%) of the sums collected for ITBMS from local and international passenger air transport will be remitted to the Panama Tourism Authority. 8. The hosting service or public accommodation. The totality of the sums collected for ITBMS from room service in all tourist types of lodging or accommodation will be remitted to the Tourism Authority of Panama. 9. The commissions charged for the transfers of negotiable documents and titles and securities in general, the commission payments generated by banking and / or financial services provided by the entities legally authorized to provide this type of services, as well as the commissions or remuneration charged by people engaged in real estate and personal property brokerage. The commissions charged on the credit facilities granted by financial institutions to natural and legal persons and not domiciled in Panama are excluded from the payment of this tax. 						
<p>14. Prescription terms</p>	<table border="1"> <tr> <td>Income tax</td> <td>7 years</td> </tr> <tr> <td>Withholding income tax</td> <td>15 years</td> </tr> <tr> <td>Value added tax</td> <td>5 years</td> </tr> </table> <p>As of January 1, 2021, the prescription of direct and indirect taxes will be five years.</p>	Income tax	7 years	Withholding income tax	15 years	Value added tax	5 years
Income tax	7 years						
Withholding income tax	15 years						
Value added tax	5 years						

15. Double taxation treaties	<p>Panama has signed treaties to avoid double taxation with: Barbados, South Korea, United Arab Emirates, Spain, France, Ireland, Italy, Israel, Luxembourg, Mexico, Netherlands, Portugal, Qatar, United Kingdom, Czech Republic, Singapore, and Vietnam.</p>
16. Reportable jurisdictions for 2022	<p>https://www.gacetaoficial.gob.pa/pdfTemp/29515_B/91198.pdf</p>
17. Tax procedure code	<p>As of January 1, 2024, the Tax Procedure Code enters into force, although some articles are currently in force.</p>



Updated
August 2023

Firm: Correa Leon y Asociados- Auditores, S.C
Contact: Oreana Correa Gonzalez | ocorrea@correaleonyasociados.com
www.correaleonyasociados.com

The information published here is for consultation purposes only. Before taking any action, a contact must be made with a professional

PERU

Tax Card 2023 (In Soles)

<p>1. Tax unit (UIT)</p>	<p>Tax Unit is a reference value used to determine the tax bases, deductions, limits, penalties and other tax obligations. For the year 2023, Tax Unit has been established at 4,950 Soles (US \$ 1,309 at an exchange rate of S / 3.78 per US \$ 1).</p> <p>Tax Payer Registry (RUC)</p> <p>Any natural or legal person, undivided succession, de facto partnership or other collective entity, whether Peruvian or foreign, domiciled or not, that is a taxpayer or responsible for taxes that are administered by the tax authority, must be registered with the Tax Payer Registry.</p> <p>Tax Authority</p> <p>The National Superintendency of Customs and Tax Administration (SUNAT) is the tax authority in Peru in charge of collecting taxes from the Central Government.</p> <p>Exchange Control Regime</p> <p>In Peru there is not a foreign currency exchange control regime. The exchange rate for the purchase and sale of foreign currency is determined by the supply and demand of said currency.</p> <p>Register for Foreign Investment</p> <p>Any foreign investment made in Peru is automatically authorized. After the investment is made, it must be registered with the Agency for the Promotion of Private Investment in Peru (PROINVERSION).</p>
<p>2. Peruvian source income</p>	<p>All of the taxable income obtained by taxpayers who consider themselves domiciled in the country are subject to Income Tax, without taking into account the nationality of the natural persons, the place of incorporation of the legal entities, or the location of the source producer.</p> <p>In the case of taxpayers not domiciled in the country, of branches, agencies or other permanent establishments of sole proprietorships, companies and entities of any nature constituted abroad, the tax falls only on income taxed from Peruvian sources.</p>
<p>3. Corporate income tax</p>	<p>Companies domiciled in the country are subject to Income Tax for their worldwide source income. This definition includes branches of foreign companies duly registered in Peru.</p> <p>Corporate Income Tax rate is 29.5%. On the other hand, the distribution of profits to shareholders is subject to a 5% withholding income tax.</p>

3. Corporate income tax (cont.)

This additional tax must be withheld and paid by the domiciled legal person making the distribution, unless the shareholder is another legal person domiciled in Peru, in which case no withholding shall be made.

Corporate Income Tax Payments in Advance

Companies must make monthly payments on account (advances) of Income Tax. The amount of the monthly payment on account is the greater of applying the following:

- One point five percent (1.5%) of the net income for the month.
- Dividing the income tax calculated for the previous year by the total net income for the same year; and then apply the coefficient determined on the net income obtained each month.

Temporary Tax on Net Assets (ITAN)

ITAN is applied on the value of the net assets consigned in the balance sheet as of December 31 of the previous year. The tax rate is 0.4% on the excess of S / 1'000,000 (US \$ 264,550 at an exchange rate of S / 3.78 per US \$ 1).

ITAN paid is used as a credit against the payments on account and regularization of the corporate income tax. If it is not applied in its entirety, its return must be requested.

4. Income tax for non- domiciled entities

Non-domiciled entities are subject to income tax for their Peruvian source income, as follows:

Payment type	Income tax rate
1. Interest from external credits (with certain requirements)	4.99%
2. Interest paid abroad by multi-operating companies established in Peru such as banking companies and financial companies established in Peru as a result of the use of their credit lines abroad in the country	4.99%
3. Income from the rental of ships and aircraft	10%
4. Royalties	30%
5. Dividends	5%
6. Technical assistance (with certain requirements)	15%
7. Income from sale of securities carried out within of the country	5%
8. Income from sale of securities carried out outside of the country	30%
9. Interests from bonds and other debt instruments, deposits made in accordance with Law 26702, General Law of the Financial System	5%
10. Other income	30%

Net income for the purposes of withholding income tax to non-domiciled companies is defined as follows:

- All the amounts paid or accrued corresponding to other income of the third category.
- The amount that results from deducting the recovery of the invested capital in cases of disposal of assets or rights and the depreciation in cases of exploitation of assets that suffer wear and tear, upon submission of a request to the Tax Administration.

This definition of net income is not applicable to cases of presumption of income, which is indicated below.

5. Income tax for not domiciled entities according to their international activities

Peruvian Income Tax Law establishes a presumption for non-domiciled companies that carry out part of their operations in the country equivalent to the following percentages of their gross income:

Types of international activities	% of peruvian source income
1. Insurance	7%
2. Aircraft rental	60%
3. Ship Rental	80%
4. Telecommunications services	5%
5. Air transport	1%
6. Maritime Transport	2%
7. News supply or informational material	10%
8. Distribution of films or similar	20%
9. Container supply	15%
10. Conveyance of transport containers	80%
11. Transfer of television broadcasting rights	20%

On above net income obtained by, a 30% Income Tax rate will be applied.

6. Thin capitalization rules

It is established that the interests paid are not deductible for Income Tax purposes when the debt exceeds three times the equity of the domiciled companies.

The thin capitalization rule will be applied as follows:

Tax regime applicable to			
2018	2018	2019	2021
Debts contracted and / renewed until 13.09.2018 only with linked entities	Debts contracted and / renewed until 14.09.2018 with linked entities and not linked entities	Debts contracted and / renewed until 14.09.2018 with linked entities and not linked entities	Debts contracted and / renewed that they maintain with linked and not linked entities
Applicable until 31.12.2020	Applicable from 14.09.2018 to 31.12.2018	Applicable from 01.01.2019 to 31.12.2020	Applicable from 01.01.2021
Limit 3 times equity	Limit 3 times equity	Limit 3 times equity	Limit 30% of EBITDA

To do this, net interest should be understood as the amount of interest expense that exceeds the amount of interest income, computable to determine net income. Likewise, it is established that EBITDA is the net income after offsetting losses plus net interest, depreciation and amortization.

7. Income tax for individuals

An individual can be considered as domiciled or not domiciled. It is considered domiciled if it remains in Peru for more than one hundred and eighty-three calendar days during any twelve-month period. Any change in your domicile status will be effective as of January 1 of the following year.

7. Income tax for individuals (cont.)	<p>For tax purposes, a domiciled natural person is subject to Income Tax for their worldwide source income. In the case of a non-domiciled natural person, only income tax is affected on their Peruvian source income.</p>
8. Income tax rates for individuals	<p>The income produced by the lease, sublease and transfer of goods (first category); as well as, the income obtained from interest, royalties and capital gains (second category) are subject to Income Tax with a rate of 6.25% applicable on their net capital income.</p> <p>Dividends and any other form of profit distribution are subject to Income Tax at a rate of 5%.</p> <p>Income derived from independent work (Fourth Category) and dependent work (Fifth Category) obtained by individuals domiciled in the country are subject to Income Tax according to a progressive scale between 8% and 30%.</p> <p>In the case of individuals not domiciled in the country who receive income from independent and / or dependent work, a fixed rate of 30% will be applied.</p>
9. Value Added tax (VAT)	<p>Sale of goods and services in Peru are subject to VAT. The tax rate is 18%. This tax is called as IGV in Peru and IVA (VAT) in other countries.</p> <p>Services rendered by non-domiciled entities used in Peru are subject to VAT.</p>
10. Excise tax (ISC)	<p>The sale at the producer and importer level of certain goods, such as gasoline, motor vehicles, alcoholic beverages, mineral waters, beers, cigarettes, among others, is taxed with the ISC. The rates of said tax are set according to the type of product. Gambling and betting are also subject to this tax.</p>
11. Financial transaction tax (ITF)	<p>ITF is applied on the majority of transactions made in the accounts of the Peruvian banking system (credits or debits), regardless of the amount of the operation. The tax rate is 0.005%. ITF paid is deductible as an expense for Income Tax purposes for both, legal entities and individuals.</p> <p>Banking Regime</p> <p>Any payment that is made in favor of a company or individual and that is greater than US \$ 500 or S / 2,000 Soles must be made through the National Financial System. For this, means of payment such as checks, bank deposits, transfers, credit or debit cards, among others, must be used.</p> <p>In case payments are made without using any of the means of payment indicated above, they will not give the right to deduct expenses, costs or credits in the determination of Income Tax.</p> <p>In the case of money loans, regardless of the amount, it must be made using one of the aforementioned means of payment.</p>

12. Prescription terms	<p>The action of the Tax Administration to determine the tax obligation; as well as, the action to demand payment and apply sanctions prescribes:</p> <ul style="list-style-type: none"> • Four years as a general term; • Six years for those who have not submitted the sworn statements required by law; and, • Ten years when the withholding or collection agent has not paid the taxes withheld or received. • The action to request or effect compensation; as well as, to request the refund, prescribes after four years. 																																																			
13. Tax filing deadlines and tax payments	<p>Taxes filling deadlines is in function of the last digit of the tax payer number (Tax ID). Tax filings can be monthly, such as VAT, or annual, such as income tax.</p> <p>Deadline in case of the annual income tax return is from March 25 to April 11 of each year.</p>																																																			
14. Double taxation treaties	<p>Peru has signed treaties to avoid double taxation with some countries. The list of treaties signed to date is as follows:</p> <table border="1"> <thead> <tr> <th rowspan="2">Country</th> <th colspan="3">Income tax rate applied to</th> </tr> <tr> <th>Dividends</th> <th>Interests</th> <th>Royalties</th> </tr> </thead> <tbody> <tr> <td>Chile (1)</td> <td>10%/15%</td> <td>15%</td> <td>15%</td> </tr> <tr> <td>Canada (1)</td> <td>10%/15%</td> <td>15%</td> <td>15%</td> </tr> <tr> <td>Brazil (1)</td> <td>10%/15%</td> <td>15%</td> <td>15%</td> </tr> <tr> <td>Mexico (1)</td> <td>10%/15%</td> <td>15%</td> <td>15%</td> </tr> <tr> <td>South Korea (1)</td> <td>10%</td> <td>15%</td> <td>15%</td> </tr> <tr> <td>Portugal (1)</td> <td>10%/15%</td> <td>10%/15%</td> <td>15%</td> </tr> <tr> <td>Switzerland (1)</td> <td>10%/15%</td> <td>10%/15%</td> <td>15%</td> </tr> <tr> <td>Japan (2)</td> <td>10%/15%</td> <td>10%/15%</td> <td>15%</td> </tr> <tr> <td>Bolivia (2)</td> <td colspan="3">Agreement CAN</td> </tr> <tr> <td>Colombia (2)</td> <td colspan="3">Agreement CAN</td> </tr> <tr> <td>Ecuador (2)</td> <td colspan="3">Agreement CAN</td> </tr> </tbody> </table> <p>In the case of business benefits: (1) Income tax is paid in the country where the income is recognized (2) Income tax is paid in the country where the expense is recognized.</p>	Country	Income tax rate applied to			Dividends	Interests	Royalties	Chile (1)	10%/15%	15%	15%	Canada (1)	10%/15%	15%	15%	Brazil (1)	10%/15%	15%	15%	Mexico (1)	10%/15%	15%	15%	South Korea (1)	10%	15%	15%	Portugal (1)	10%/15%	10%/15%	15%	Switzerland (1)	10%/15%	10%/15%	15%	Japan (2)	10%/15%	10%/15%	15%	Bolivia (2)	Agreement CAN			Colombia (2)	Agreement CAN			Ecuador (2)	Agreement CAN		
Country	Income tax rate applied to																																																			
	Dividends	Interests	Royalties																																																	
Chile (1)	10%/15%	15%	15%																																																	
Canada (1)	10%/15%	15%	15%																																																	
Brazil (1)	10%/15%	15%	15%																																																	
Mexico (1)	10%/15%	15%	15%																																																	
South Korea (1)	10%	15%	15%																																																	
Portugal (1)	10%/15%	10%/15%	15%																																																	
Switzerland (1)	10%/15%	10%/15%	15%																																																	
Japan (2)	10%/15%	10%/15%	15%																																																	
Bolivia (2)	Agreement CAN																																																			
Colombia (2)	Agreement CAN																																																			
Ecuador (2)	Agreement CAN																																																			
15. COVID-19	<p>Taking into consideration the new outbreak of the Coronavirus that affects the population, both people and companies, worldwide, the Peruvian Government has once again established fiscal, labor and health measures to be able to attack this pandemic. Among the main fiscal measures we can mention the following:</p> <p>Extension of the presentation of the tax obligations corresponding to the month of January 2021 (Superintendency Resolution No. 016-2021 / SUNAT)</p>																																																			

The presentation of the monthly sworn statements of tax debtors who, in the taxable year 2020, had obtained third category net income of up to 2,300 (two thousand three hundred) UIT, or who had obtained or received income other than those of third category that added together do not exceed the referred amount, and whose fiscal address, as of January 27, 2021, and are located in those departments classified with an extreme alert level or a very high alert level due to a COVID-19 pandemic. For this, the following must be taken into consideration:

- a. The expiration dates for the declaration and payment of the monthly tax obligations of said subjects corresponding to the month of January 2021 are extended, until the expiration dates that correspond to the month of February 2021.
- b. The maximum delay dates of the Sales and Income Registry and the Electronic Purchase Registry corresponding to the month of January 2021 are extended until the maximum delay dates that according to said annex correspond to February 2021.

New treatment applicable to the deduction of Inventories losses (mermas/desmedros) from 2020 (Supreme Decree No. 086-2020-EF)

A new treatment is established for the deduction of inventories losses in the determination of income tax from the year 2020. The new treatment is as follows:

15. COVID-19 (cont.)

Period	Support for deduction	Communications deadline	Deadline for presenting the report
Until 21.04.2020	<ol style="list-style-type: none"> 1. Written communication to SUNAT 2. Destruction is before Notary Public Justice of the Peace Lawyer 	1. 6 business days before the date for destruction	<ol style="list-style-type: none"> 1. N/A. 2. A Notarial Certificate is required that sustente destrucción.
From 22.04.2020 to 31.07.2020	<ol style="list-style-type: none"> 1. Communication via email to SUNAT 2. Independent Report of goods value only required 3. The presence of a Notary Public is not required 	<ol style="list-style-type: none"> 1. 2 business days before the date for destruction 2. Communication to email comunicaciones_desmedros@Sunat.gob.pe 	1. Dit must be presented to SUNAT at the term of the 5 business day counted from August 1, or the deadline that SUNAT establishes
From 01.08.2020 onwards	<ol style="list-style-type: none"> 1. Report is only required when the value of the goods to be destroyed in the year exceed 10 UIT (S / 43,000) 2. In the event that the value of goods exceeds 10 UIT, it is maintained that the destruction either before a Notary Public or Legal Justice of the Peace. 	1. 2 business days before the date for destruction, but in person.	1. It must be presented to SUNAT at the term of the 5 business day counted after the destruction of goods



Firm: Falconi & Asociados

Contact: Jorge Rivera Jimenez | jrivera@falconi.com.pe

www.falconi.com.pe

Updated
August 2023

The information published here is for consultation purposes only. Before taking any action, a contact must be made with a professional

VENEZUELA

Tax Cards 2023 (In BsS)

1. Tax unit

The Tax Unit is a measure that normalizes and keeps updated, year after year, the amounts specified in the Venezuelan tax laws and tax regulations, which are expressed in direct proportionality (even in fraction and / or percentage) to the current value of said Unit. Tax. The value of the Tax Unit in Venezuela is BsS 0.4. It was born from the need to save material and human resources in the publication up to date with the inflation present in the country .

In addition to this, the highest exchange rate announced by the Central Bank of Venezuela has been added as a reference for the establishment of fines. The Venezuelan Government has implemented this due to the high inflation that the country has been experiencing for several years.

Tax Information Registry (RIF)

The RIF corresponds to an identification number for all natural persons and companies that carry out some economic activity on a permanent or occasional basis, or who are holders of goods or rights for which they must pay taxes.

Every new company that is founded and wants to start operating is first registered in the RIF, at which time it is assigned the identification number with which it can operate and invoice.

Tax administration

The Integrated National Service of Customs and Tax Administration (SENIAT) is the executing body of the national tax administration of Venezuela.

Exchange Control Regime

Currently there are no restrictions on the free circulation of foreign currency within the Venezuelan economy. Currently, a system of exchange has been established, where banks can operate with currencies according to what is announced daily by the Central Bank of Venezuela.

Registration of Foreign Investment

Siex, as an essential body of the integrated public sector system, is in charge of implementing the policies aimed at granting the registration of foreign investment, technology import contracts, company qualification and national investor credential.

2. Venezuelan source income

Any natural or legal person, resident or domiciled in the Bolivarian Republic of Venezuela, as well as natural or legal persons domiciled or residing abroad who have a permanent establishment or a fixed base in the country, may credit against the tax that according to this Law corresponds to them to pay, the income tax that they have paid abroad for the enrichment of extraterritorial source for which they are obliged to pay tax in the terms of this Law.

2. Venezuelan source income (cont.)

For the purposes of the planned accreditation, it is considered income tax that is levied on all income or income elements, including taxes on profits derived from the sale of movable or immovable property, and taxes on salaries and wages, as well as taxes on capital gains. In case of doubt, the Tax Administration must determine the nature of the creditable tax.

The amount of creditable tax, from foreign sources referred to in this article, may not exceed the amount resulting from applying the rates established in Title III of this Law to the total global net enrichment for the year in question, in the proportion that the net enrichment from a foreign source represents the total of said global net enrichment.

In the case of enrichment taxed with proportional taxes in the terms established in this Law, the amount of the creditable tax may not exceed the income tax that would have been paid in the Bolivarian Republic of Venezuela for these enrichments.

For the purposes of determining the amount of tax actually paid abroad creditable in the terms established in this article, the exchange rate in force for the moment in which the tax is paid abroad must be applied, calculated in accordance with the provided for in the Law of the Central Bank of Venezuela.

3. Corporate income tax

Companies (called legal entities for tax purposes) domiciled in the country are subject to Income Tax for their worldwide source income. The Corporate Income Tax rate is settled according to the rates established in the Income Tax Law, legal persons are taxed by Rate N ° 1 and N ° 3, which are listed below (fractions expressed in Tax Units T.U):

RATE No. 1

- 1) For the fraction included up to 1,000.00 T.U 6.00%
- 2) For the fraction that exceeds 1,000.00 to 1,500.00 T.U 9.00%
- 3) For the fraction that exceeds 1,500.00 to 2,000.00 T.U 12.00%
- 4) For the fraction that exceeds 2,000.00 to 2,500.00 T.U 16.00%
- 5) For the fraction that exceeds 2,500.00 to 3,000.00 T.U 20.00%
- 6) For the fraction that exceeds 3,000.00 to 4,000.00 T.U 24.00%
- 7) For the fraction that exceeds 4,000.00 to 6,000.00 T.U 29.00%
- 8) For the fraction that exceeds 6,000.00 T.U 34.00%

Rate N ° 3

- a. Proportional rate of sixty percent (60%) for the enrichments obtained by national state companies that are dedicated to the exploitation of hydrocarbons and related activities.
- b. Proportional rate of fifty percent (50%) for enrichments Savings and social security institutions, savings, pension and retirement funds for the enrichments they obtain in the performance of their own activities. Likewise, cooperative societies when they operate under the general conditions set by the National Executive.

<p>3. Corporate income tax (cont.)</p>	<p>Payments on Account of Income Tax</p> <p>Natural or legal persons must make advances or payments on account, according to the following parameters:</p> <ol style="list-style-type: none"> a. By withholding at source; derived from purchasing operations or provision of services, executed. b. For Dividends in shares, issued by the paying company to natural or legal persons, the proportional tax levied on the dividend in the terms of this Chapter, will be subject to an advance of the tax of one (1%) on the total value of the Dividend decreed corresponding tax settlements. c. By Estimated Return: applies to those taxpayers who, within the year immediately prior to the current fiscal year, have obtained net enrichments of more than 1,500 tax units (1,500 TU), submit an estimated return of their enrichments corresponding to the current taxable year, to the purposes of determining and paying advance taxes, all in accordance with the rules, conditions, terms and forms established by the Regulations.
<p>4. Corporate income tax of branches of foreign legal persons</p>	<p>For income tax purposes, branches, agencies or other permanent establishments of foreign companies are considered domiciled, due to the income produced in the Bolivarian Republic of Venezuela.</p> <p>The net income obtained by branches of foreign companies is subject to tax in the same way as national companies; In other words, the tax is affected by rate No.1.</p>
<p>5. Income tax for non- domiciled companies</p>	<p>Any natural or legal person, resident or domiciled in the Bolivarian Republic of Venezuela, will pay taxes on their income of any origin, whether the cause or source of income is located within the country or outside it. Natural or legal persons not resident or not domiciled in the Bolivarian Republic of Venezuela will be subject to the tax established in this Law provided that the source or cause of their enrichments is or occurs within the country, even when they do not have a permanent establishment or fixed base. in the Bolivarian Republic of Venezuela. Natural or legal persons domiciled or residing abroad who have a permanent establishment or a fixed base in the country, will be taxed exclusively on the income of national or foreign source attributable to said permanent establishment or fixed base.</p>
<p>6. Income tax for companies not domiciled due to their international activities</p>	<p>The Income Tax Law establishes a presumption for non-domiciled companies that carry out part of their operations in the country. The law considers that non-domiciled companies obtain Venezuelan source income equivalent to the following percentages of their Gross Income:</p>

6. Income tax for companies not domiciled due to their international activities (cont.)	<table border="1"> <thead> <tr> <th>International activity</th> <th>Base for the calculation of ISR</th> </tr> </thead> <tbody> <tr> <td>1. Producers of films abroad and similar for the cinema or television</td> <td>25%</td> </tr> <tr> <td>2. International news agencies</td> <td>15%</td> </tr> <tr> <td>3. Agencies or international transport companies incorporated and domiciled abroad or incorporated abroad and domiciled in the Bolivarian Republic of Venezuela</td> <td>15%</td> </tr> <tr> <td>4. The net enrichments of the taxpayers that from abroad remit to the country consignment goods will be twenty-five percent (25%) of its income 25%</td> <td>25%</td> </tr> <tr> <td>5. The enrichments of insurance or reinsurance companies not domiciled in the country, will be made up of thirty percent (30%) of their net income caused in the country, when there is no tax exemption for similar Venezuelan companies</td> <td>30%</td> </tr> <tr> <td>6. The enrichments of insurance or reinsurance companies not domiciled in the country, will be constituted by thirty percent (30%) of their net income caused in the country, when there is no tax exemption for similar Venezuelan companies.</td> <td>30%</td> </tr> <tr> <td>7. Non-commercial professional activities will be constituted by ninety percent (90%) of their, without prejudice to the provided in article 41 of this Law</td> <td>90%</td> </tr> <tr> <td>8. Transportation between the Bolivarian Republic of Venezuela and abroad and vice versa, obtained by virtue of travel</td> <td>10% of half of Gross Income</td> </tr> <tr> <td>9. Technical assistance</td> <td>50%</td> </tr> <tr> <td>10. Technological Services</td> <td>30%</td> </tr> <tr> <td>11. Technical assistance contracts served from abroad</td> <td>25%</td> </tr> <tr> <td>12. Contracts for technological services served from abroad</td> <td>75%</td> </tr> <tr> <td>13. Royalties and other similar participations</td> <td>90%</td> </tr> </tbody> </table>	International activity	Base for the calculation of ISR	1. Producers of films abroad and similar for the cinema or television	25%	2. International news agencies	15%	3. Agencies or international transport companies incorporated and domiciled abroad or incorporated abroad and domiciled in the Bolivarian Republic of Venezuela	15%	4. The net enrichments of the taxpayers that from abroad remit to the country consignment goods will be twenty-five percent (25%) of its income 25%	25%	5. The enrichments of insurance or reinsurance companies not domiciled in the country, will be made up of thirty percent (30%) of their net income caused in the country, when there is no tax exemption for similar Venezuelan companies	30%	6. The enrichments of insurance or reinsurance companies not domiciled in the country, will be constituted by thirty percent (30%) of their net income caused in the country, when there is no tax exemption for similar Venezuelan companies.	30%	7. Non-commercial professional activities will be constituted by ninety percent (90%) of their, without prejudice to the provided in article 41 of this Law	90%	8. Transportation between the Bolivarian Republic of Venezuela and abroad and vice versa, obtained by virtue of travel	10% of half of Gross Income	9. Technical assistance	50%	10. Technological Services	30%	11. Technical assistance contracts served from abroad	25%	12. Contracts for technological services served from abroad	75%	13. Royalties and other similar participations	90%
	International activity	Base for the calculation of ISR																											
	1. Producers of films abroad and similar for the cinema or television	25%																											
	2. International news agencies	15%																											
	3. Agencies or international transport companies incorporated and domiciled abroad or incorporated abroad and domiciled in the Bolivarian Republic of Venezuela	15%																											
	4. The net enrichments of the taxpayers that from abroad remit to the country consignment goods will be twenty-five percent (25%) of its income 25%	25%																											
	5. The enrichments of insurance or reinsurance companies not domiciled in the country, will be made up of thirty percent (30%) of their net income caused in the country, when there is no tax exemption for similar Venezuelan companies	30%																											
	6. The enrichments of insurance or reinsurance companies not domiciled in the country, will be constituted by thirty percent (30%) of their net income caused in the country, when there is no tax exemption for similar Venezuelan companies.	30%																											
	7. Non-commercial professional activities will be constituted by ninety percent (90%) of their, without prejudice to the provided in article 41 of this Law	90%																											
	8. Transportation between the Bolivarian Republic of Venezuela and abroad and vice versa, obtained by virtue of travel	10% of half of Gross Income																											
	9. Technical assistance	50%																											
	10. Technological Services	30%																											
	11. Technical assistance contracts served from abroad	25%																											
	12. Contracts for technological services served from abroad	75%																											
13. Royalties and other similar participations	90%																												
<p>On said net income obtained by the corresponding rates will be applied.</p>																													
7. Under- capitalization	DOES NOT APPLY.																												
8. Income tax for natural persons	Definition of domiciled <p>For the purposes of Income Tax, a natural person can be considered as domiciled or not domiciled. A natural person is considered domiciled if he or she remains in the Bolivarian Republic of Venezuela for more than one hundred and eighty-three calendar days during any period of twelve months.</p>																												
9. Income tax rates for natural persons	<p>The annual net global enrichment obtained by the taxpayers will be taxed, unless otherwise provided, based on the following rate expressed in tax units (T.U):</p>																												

<p>9. Income tax rates for natural persons (cont.)</p>	<p>RATE No. 1 1) For the fraction included up to 1,000.00 TU 6.00% 2) For the fraction that exceeds 1,000.00 to 1,500.00 TU 9.00% 3) For the fraction that exceeds 1,500.00 to 2,000.00 TU 12.00% 4) For the fraction that exceeds 2,000.00 to 2,500.00 TU 16.00% 5) For the fraction that exceeds 2,500.00 to 3,000.00 TU 20.00% 6) For the fraction that exceeds 3,000.00 to 4,000.00 TU 24.00% 7) For the fraction that exceeds 4,000.00 to 6,000.00 TU 29.00% 8) For the fraction that exceeds 6,000.00 TU 34.00%</p> <p>In the cases of enrichment obtained by natural persons not resident in the country, the tax will be thirty-four percent (34%).</p>
<p>10. Value added tax</p>	<p>The sale of goods and the provision of services in Venezuela are subject to the Value Added Tax (VAT). The rate is 16% of the sale value or the value of the service provided. The value of the sale or the service provided.</p>
<p>11. Consumption tax</p>	<p>The sale at the producer and importer level of certain goods, such as beer, cigarettes, among others, is subject to the Tax determined by laws for each item. The rates of the aforementioned tax are fixed according to the type of product. Gambling and betting are also subject to this tax.</p>
<p>12. Tax on large financial transactions</p>	<p>The Tax on Large Financial Transactions (IGTF) applies to debits made in the accounts of the Banking banking system, for those companies considered by the National Integrated Service of Customs and Tax Administration (SENIAT), as special taxpayers. The rate for transactions generated in national currency is 2% while the rate for transactions in foreign currency is 3%.The ITF paid is not deductible as an expense for Income Tax purposes for legal persons considered as special taxpayers.</p>
<p>13. Limitation periods</p>	<p>The action of the Tax Administration to determine the tax obligation; as well as, the action to demand payment and apply sanctions prescribes:</p> <p>The tax obligation and its accessories prescribe after four (4) years. This term will be six (6) years when the taxpayer or responsible party does not comply with the obligation to register in the pertinent records.</p>
<p>14. Presentation of tax returns and payment</p>	<p>Taxpayers carry out the self-determination of taxes which are informed before the fiscal portal www.seniat.gob.ve, there are calendars published by the fiscal entity which are determined through the Tax Information Registry (RIF)</p> <p>There are nature taxes, weekly, monthly, quarterly and annually. The declarations must be presented through the different web portals and then make payments to the authorized banking entities.</p>

The Bolivarian Republic of Venezuela has signed some countries treaties to avoid double taxation. The list of the treaties signed to date is as follows:

Country	Official bulletin	Year	Notes
Arab Emirates	39686	2011	
Austria	38958	2007	
Barbados	5507-Extraordinary	2000	Limited Imputation Method
Belarus	39095	2009	
Belgium	5269-Extraordinary	1998	Total exemption method
Brazil	38344	2005	
Canada	37927	2004	
China	38089	2004	
Cuba	38086	2004	
Czech Republic	5180-Extraordinary	1997	Limited Imputation Method
Denmark	37219	2001	Limited Imputation Method
France	4635-Extraordinary	1993	
Germany	36266	1997	Total exemption method
Indonesia	37659	2005	Limited Imputation Method
Iran	38344	1993	
Italy	4580-Extraordinary	2005	Total exemption method
Korea	38598	2004	
Kuwait	38347	2005	
Malasia	38842	2008	
Mexico	5273-Extraordinary	1998	Limited Imputation Method
Netherlands	5180-Extraordinary	1997	Total exemption method
Norway	5265-Extraordinary	1998	
Portugal	5180-Extraordinary	1997	Limited Imputation Method
Qatar	38796	2007	
Russia	5822-Extraordinary	2006	

15. Treaties to avoid double taxation

**15.
Treaties to
avoid double
taxation
(cont.)**

Spain	37913	2004	
Switzerland	5274-Extraordinary	1997	
Trinidad Tobago	5180-Extraordinary	1997	Limited Imputation Method
United Kingdom	5218-Extraordinary	1998	Limited Imputation Method
United States	5427-Extraordinary	2000	
Vietnam	3913	2009	

Source: Own elaboration based on the National Integrated System of Customs and Tax Administration (SENIAT).

**16.
Other special
contributions
or
contributions**

In the Bolivarian Republic of Venezuela there are other contributions or contributions set by law, to which the legal entities that carry out economic activity can configure as taxpayers of these, the most important are the following:

- (a) Organic Law of Science, Technology and Innovation.
- (b) Organic Law of Sport, Physical Activity and Physical Education.

Detail of special contributions:

- (a) Organic Law of Science, Technology and Innovation.

Private and public legal or economic entities, domiciled or not in the Bolivarian Republic of Venezuela, that carry out economic activities in the national territory and have obtained annual gross income of more than 100,000 U.T., in the immediately preceding fiscal year. The percentage is determined according to the following criteria:

1. Two percent (2%) when the economic activity is one of those contemplated in the Law for the Control of Casinos, Bingo Rooms and Slot Machines, and all those related to the industry and trade of ethyl alcohol, species alcoholic and tobacco.
2. One percent (1%) in the case of private capital companies when the economic activity is one of those contemplated in the Organic Law of Hydrocarbons and in the Organic Law of Gaseous Hydrocarbons, and includes mining exploitation, its processing and distribution.
3. Zero point five percent (0.5%) in the case of public capital companies when the economic activity is one of those contemplated in the Organic Law of Hydrocarbons and in the Organic Law of Gaseous Hydrocarbons, and includes mining exploitation, its processing and distribution.
4. Zero point five percent (0.5%) in the case of any other economic activity.

This special contribution must be paid during the first semester after the close of the fiscal year.

- (b) Organic Law of Sport, Physical Activity and Physical Education.

**16.
Other special
contributions
or
contributions
(cont.)**

Companies or other public or private organizations that carry out economic activities in the country for profit must contribute to the National Fund for the Development of Sports, Physical Activity and Physical Education, the equivalent of 1% of their Net Profit or Accounting Profit , when it exceeds twenty thousand Tax Units (20,000 TU). This special contribution must be paid within one hundred and twenty (120) continuous days at the end of the taxable year of the taxpayer.

**Jiménez
Rodríguez
& Asociados**
Rif: J-31515688-3

Updated
August 2023

Firm: Jiménez Rodríguez & Asociados
Contact: Enio Jiménez | enjimenez@jravenezuela.com.ve
www.jravenezuela.com.ve

The information published here is for consultation purposes only. You should contact a professional before taking any action.

excellent.
connected.
individual.



For further information, or become involved, please contact:

AGN International
Email: info@agn.org | Office: +44 (0)20 7971 7373 | Web: www.agn.org

AGN International Ltd is a company limited by guarantee registered in England & Wales, number 3132548, registered office 3 More London Riverside, London, SE1 2RE, United Kingdom. AGN International Ltd (and its regional affiliates; together "AGN") is a not-for-profit worldwide membership association of separate and independent accounting and advisory businesses. AGN does not provide services to the clients of its members, which are provided by Members alone. AGN and its Members are not in partnership together, they are neither agents of nor obligate one another, and they are not responsible or liable for each other's services, actions or inactions.

